SUPERIOR COURT OF WASHINGTON, COUNTY OF KING

STATE OF WASHINGTON, Plaintiff, vs.	No.: AMENDED ORDER ON CASE SCHEDULING OR STATUS	
	CONFERENCE AND WAIVER OF SPEEDY TRIAL	
Defendant	(Kent– GA)	
☐ In custody ☐ Out of custody	DATE OF ARRAIGNMENT	
	SCOMIS Codes(ORCNT; ORSTD; ORSSC; WVSPDT) (Clerk's Action Required)	
This matter came before the court on a Case Sch based on a commencement date of	reduling Conference. The following court dates are set	
[] a) Status Conference:	at 1:00 p.m. in courtroom GA	
[] b) Plea/Trial Setting:	at 1:00 p.m. in courtroom GA	
[] c) Discovery Conference:	at 9:00 a.m. in courtroom	
[] d) Omnibus Hearing:	at 8:30 a.m. in courtroom GA	
agencies, private attorneys, and pro se defende-mail or telephone by 3:00 p.m. the judicial defended as a second s	at 9:00 a.m. The prosecuting attorney, defense dants will receive assignment and standby status by ay prior to the trial date. If no response is received nent, the court will presume that the case is ready	
The expiration date is	•	
in jail on this case, or 90 days of the commencement date if I right for a specific period of time to allow my attorney to negot	al Rule 3.3 to a trial within 60 days of the commencement date if I am am not in jail on this case. I am voluntarily and knowingly giving up this tiate with the prosecuting attorney and/or to investigate and/or prepare sand that the expiration date is	
I have read and discussed this waiver with the defendant and	believe that the defendant fully understands his rights and this waiver.	
Attorney for Defendant	Defendant	
I am fluent in the language, and I have to language. I certify under penalty of perjury under the laws of to, Interpreter		

State v	Case number:
Do the State and Defense agree t	his case should be preassigned? Explain if preassignment requested.
•	eed resolution of the case, what is the estimated amount of time needed
The State confirms it has:	
Given preliminary notice of	possible amendments to the information
Provided defendant's crimi	nal history
limited to: all police reports, witne	defense all discovery in its possession or control, including but not ess statements, CDs/DVDs, audio/video tapes, field test reports, lab ls, medical records, and other relevant materials
obtain or attempt to obtain approp	ave not been received, State has contacted the assigned detective to priate consents for records
•	t been completed, explain and give a date for
The parties have conferred and di	iscussed:
An offer to resolve the cas needed in order for an offer to be	se, including the limits and duration of the offer, or the information made to the defense
Additional discovery/inform Specifically:	nation that the parties agree is needed to evaluate a potential resolution.
Other investigations or refeto try to resolve these charges join	errals concerning the defendant, and whether the defendant would like ntly
The defendant's offender s	core
The likely progress of the c	ase
Other:	
If any of the above has not been o	completed, explain and give a date for completion:

State v	Case number:
Initiated collection of relevant of Applied for expert funding for n Conferred with defendant rega	uation, if appropriate r to drug court/mental health court, if applicable defendant records for drug court/mental health court/mitigation
ORDER Before the next court hearing the Stat	e shall:
Before the next court hearing the Defe	ense shall:
The case is preassigned to Judge page 1 of this order, will be heard by t	All additional hearings, including those listed on that judge.
If a party is unable to comply with the order or for other relief.	requirements of this order, that party may set a motion to modify the
IT IS SO ORDERED.	
DATED this day of	, 20
	Judge
Deputy Prosecutor WSBA No	Attorney for Defendant WSBA No
	 Defendant